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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/081,393	02/20/2002	Larry E. Morrison	01886-071001/ V0079	1580
7590 08/25/2004			EXAMINER	
Kevin M. Farrell			SAKELARIS, SALLY A	
PIERCE ATWOOD One New Hampshire Avenue Suite 350			ART UNIT	PAPER NUMBER
Portsmouth, NH 03801			1634	
			DATE MAILED: 08/25/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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### Response to Amendment

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The amendment to the claims filed on June 1, 2004 does not comply with the requirements for filing claims under the new revised format. This format requires that Applicants account for the status of all of the claims:

### A Complete Listing of Claims is Always Required:

If an amendment adds, changes or deletes any claim, a detailed listing of all claims that are, or were, in the application, irrespective of whether the claim(s) remains under examination in the application, must be presented, and the amendment to the claims is expressed in the listing. The listing shall be presented as follows:

### 1. Ascending Order and Status Identifier Required

The listing shall be provided in sequential ascending numerical order (beginning with claim 1). A status identifier shall be provided for every claim in a parenthetical expression following the claim number (e.g.,

"Claim 1. (original)"). A list of acceptable status identifiers is set forth in part B, below. The text of all claims under examination shall be submitted each time any claim is amended. Cancelled and withdrawn claims should be indicated by only the claim number and status. The text of cancelled or withdrawn claims should not be presented.

## 2. Markings in Currently Amended Claims Required

All claims being currently amended shall be submitted with markings to indicate the changes that have been made relative to the immediate prior version of the claims. The changes in any amended claim should be shown by strikethrough (for deleted matter) or underlining (for added matter). No separate "clean" version should be submitted for currently amended claims, as this requirement has been eliminated. Markings should only be made in claims being currently amended in an amendment paper.

- 3. Only Clean Text Required for Other Claims Under Examination. The text of pending claims not being currently amended that are under examination shall be presented in a clean version in the listing. Any claim presented in clean version constitutes an assertion that it has not been changed relative to the immediate prior version.
- 4. Status to Effect Claim Cancellation or Addition.

A claim may be cancelled by merely indicating the status of the claim as cancelled. Any new claim added by amendment must be indicated by the appropriate status identifier and shall not be underlined. Thus, added new claims of status (new), (reinstated - formerly claim # ) and (re-presented - formerly dependent claim # ) must be presented in clean version. Additional claims may be subject to additional fees, as appropriate.

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5. When Grouping of Claims is Permitted. Consecutive cancelled or withdrawn claims may be aggregated into one line of the listing (e.g. Claims 1 - 5 (cancelled)).

6. Use "Currently Amended" Status Where Applicable.

If any "previously reinstated" or "previously re-presented" claim is being amended, the status shall be indicated as "currently amended" with markings as indicated in paragraph A2, above. Multiple status identifiers should not be used for any single claim.

In particular, the reply filed on 6/1/2004 is not fully responsive to the prior Office Action because the amendment does not comply with the new format in that the complete listing of claims recites "Claims 8-20 (original)" as pending while the applicant's response to the restriction requirement on 3/24/2003, asserted that only claims 1-7 were elected for prosecution. As a result, the claims 8-20 should now presently be identified as "withdrawn" not "original". It should also be noted that "twice amended" is not one of the seven, proper claim identifiers. See 37 CFR 1.111 and 1.121.

Since the above-mentioned reply appears to be bona fide, applicant is given **ONE** (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

SALLY SAKELARIS

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8/23/04